Exhibit H

From: Hook, Sarah K. (NYC) <Sarah.Hook@jacksonlewis.com>

Sent: Monday, November 02, 2015 10:39 AM **To:** Diana Nobile; Ekelman, Felice B. (NYC)

Cc: Butte, Shawn N. (NYC); Seidenfeld, Steven J. (NYC); Gross, Adam S. (NYC); Gregory

McGillivary; 'Hope Pordy'; Molly Elkin; Robin Burroughs; Sarah Block; Molly Elkin;

Brecher, Jeffrey W. (Long Island)

Subject: RE: 30(b)(6) Dates in De La Cruz and Foster

Good Morning Diana,

We are available to do the De La Cruz/Timekeeping deposition on November 16, 2015. Would this work for your office? I am working on dates for the other depositions and will send to you as soon as possible.

Sarah

From: Diana J Nobile [mailto:djn@wmlaborlaw.com]

Sent: Friday, October 30, 2015 11:59 AM

To: Ekelman, Felice B. (NYC)

Cc: Hook, Sarah K. (NYC); Butte, Shawn N. (NYC); Seidenfeld, Steven J. (NYC); Gross, Adam S. (NYC); Greg McGillivary; 'Hope Pordy'; mae@wmlaborlaw.com; Rsb@Wmlaborlaw.com; 'Sarah Block'; mae@wmlaborlaw.com; Brecher, Jeffrey W.

(Long Island)

Subject: 30(b)(6) Dates in De La Cruz and Foster

Hi Felice:

Can you please send us proposed dates that your witnesses will be available for the following 30(b)(6) depositions:

Foster.

Timekeeping

De La Cruz: Job Duties Meal Period Timekeeping

Of course, we also need dates for the 30(b)(6) depositions in each case on FLSA Compliance. While we are waiting for your reply to Greg's latest email on the topic, it may best to settle on dates for those depositions as well.

Thanks,

Diana J. Nobile

Associate Woodley & McGillivary LLP 1101 Vermont Ave. NW Suite 1000

Washington, D.C. 20005 Phone: 202-833-8855 Fax: 202-452-1090

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